

Sondra Smith

From: Sondra Smith <srsmith@bilfieldandassociates.com>
Sent: Monday, March 27, 2017 4:50 PM
To: 'Taber, Edward'; 'Dennis, Madeline'
Cc: 'Sarah Kutscher'; dsmith@ohioedlaw.com; 'dhirt@ohioedlaw.com'
Subject: Jane Doe #1 et al v Mayfield City School District Bd of Ed et al

This email is sent on behalf of Murray D. Bilfield

Mr. Bilfield writes:

I am still awaiting a deposition date for your 30(b)(6) witness and the other witnesses that I requested. Also, as I reminded you at the deposition of the Mayfield School Board witness on March 20th, I still do not have the earlier CCF harassment policies that were in effect at the time that Dean Ochi was hired and during the period of his employment, which is the obvious relevance of those policies. Kindly advise.

You may respond to this email address, or directly to Mr. Bilfield at mbilfield@bilfieldandassociates.com

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From the law offices of Bilfield & Associates.

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